

Bernard C. O'Neil

house and lot known as No. 2356 North Fourth Street, together with the appurtenances thereto and the Policies of Insurance thereon.

FOURTH: I give and bequeath to my Executors the sum of Four Hundred thousand Dollars (\$400,000) to be placed in a trust Company selected by them, said four hundred thousand dollars to be selected so far as I may have assets which can be used for the purpose, by my executors and trustees out of such assets. If the whole of said amount cannot thus be raised by assets of which I may die possessed, then the same must be otherwise raised.

This sum of Four Hundred Thousand Dollars thus given shall be held by the parties to whom I have given the same, their successors, executors, administrators and assigns, in trust nevertheless for the uses, persons and purposes and with the following powers:-

In trust during the lifetime of my daughter Catherine McCafferty to pay over the net income to her from time to time, free and clear of her debts, contracts, engagements, alienations and anticipations, and free and clear of all levies, attachments, executions and sequestrations.

With power in the trustees over this fund to exercise any or all powers herein-after conferred over trust estates by the Eighth Clause hereof.

In trust upon the decease of my said daughter Catherine McCafferty, leaving children, or descendants of children her surviving, to pay over the whole of said trust fund to and amongst such of her said children and descendants of children as she may select, in such way and manner as she shall direct, either absolutely or through the medium of trustees, it being my intention that my daughter may create trusts for the benefit of any such children and descendants; that she may confer powers such as she may see fit over the fund, upon trustees whom she may select; and that she may appoint one of said children and descendants, or to more, as she shall see fit, it not being my intention that she shall be compelled to appoint any amount in favor of any particular child or descendant, provided that she shall see fit to appoint the whole in favor of one or more such children and descendants, to the exclusion of all others.

In trust upon the decease of my said daughter, leaving children or descendants of children her surviving, she having failed to exercise her power of appointment, to divide the principal of said trust fund into as many parts or shares as, at the time of the decease of my said daughter there shall be children of hers then living, and to subdivide the share falling to each set of descendants then living of a child of my said daughter then dead, among them per stirpes, upon the principal of representation and to pay over, assign and convey to each child of my said daughter, and to each descendant of a child of my said daughter who shall then be found entitled, its share in fee simple.

In trust upon the decease of my said daughter, she leaving no children or descendants of children her surviving, and having failed to exercise her aforesaid power of appointment, to pay over the said fund of Four Hundred Thousand Dollars (\$400,000) to and amongst the children or descendants, then living, of her sisters, the said fund to be divided amongst such children or descendants per stirpes, upon the principal of representation.

FIFTH: I give and bequeath to my executors the sum of Four Hundred Thousand Dollars (\$400,000) to be placed in a Trust Company selected by them, said Four Hundred Thousand Dollars to be selected so far as I may have assets which can be used for the purpose, by my Executors and trustees out of such assets. If the whole of said amount cannot thus be raised by assets of which I may die possessed, then the same must be otherwise raised.

The sum of Four Hundred Thousand Dollars (\$400,000) thus given, shall be held by the parties to whom I have given the same, their successors, executors, administrators and assigns, in trust nevertheless for the uses, persons and purposes and with the following powers:-

In trust during the lifetime of my daughter Annie B. Jones to pay over the net income to her from time to time, free and clear of her debts, contracts, engagements, alienations and anticipations, and free and clear of all levies, attachments, executions and sequestrations.

With power in the trustees over this fund to exercise any and all the powers herein-after conferred over trust estates upon the Eighth Clause hereof.

In trust upon the decease of my said daughter Annie B. Jones, leaving children or descendants of children her surviving, to pay over the whole of said trust fund to and amongst such of her said children and descendants of children as she may select, in such way and manner as she shall direct, either absolutely or through the medium of trustees, it being my intention that my daughter may create trust for the benefit of any such children and descendants; that she may confer powers such as she may see fit over the fund, upon the trustees whom she may select; and that she may appoint to one of said children and descendants, or to more, as she shall see fit, it not being my intention that she shall be compelled to appoint any amount in favor of any particular child or descendant, provided she shall see fit to appoint the whole in favor of one or more such children and descendants, to the exclusion of all others.

In trust upon the decease of my said daughter, leaving children, or descendants of children her surviving, she having failed to exercise her power of appointment, to divide the principal of said trust fund into as many parts or shares as, at the time of the decease of my said daughter there shall be children of hers then living, and to subdivide the share falling to each set of descendants then living of a child of my said daughter then dead, per stirpes, upon the principal of representation, and to pay over, assign and convey to each child of my said daughter, and each descendant of a child of my said daughter, who shall be found entitled, its share in fee simple.

In trust upon the decease of my said daughter, leaving no children or descendants of children her surviving, and having failed to exercise her aforesaid power of appointment, to pay over the said trust fund of Four Hundred Thousand Dollars to and amongst the children or descendants, then living, of her sisters, the said fund to be divided amongst such children or descendant per stirpe, upon the principal of representation.

SIXTH: I give and bequeath to my Executors the sum of Four Hundred Thousand Dollars to be placed in a trust Company to be selected by them, said Four Hundred Thousand Dollars to be selected so far as I may have assets which can be used for the purpose, by my executors and trustees out of such assets. If the whole of said amount cannot thus be raised by assets of which I may die possessed, then the same must be otherwise raised.

This sum of Four Hundred Thousand Dollars (\$400,000) thus given, shall be held by the parties to whom I have given the same, their successors, executors, administrators and assigns, in trust nevertheless for the uses, persons and purposes and with the following powers:-

In trust during the lifetime of my daughter Mary G. Smith to pay over the net income to her from time to time, free and clear of her debts, contracts, engagements, alienations and anticipations, and free and clear of all levies, attachments, executions and sequestrations.

With power in the trustees over this fund to exercise any and all the powers herein-